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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR: ATTORNEY DOCKET NO.

09/022,336 02

02/11/98

JONES

W

21583-B-USA

IM62/0525

GARY A HECHT
SYNNESTVEDT & LECHNER
2600 ARAMARK TOWER
1101 MARKET STREET
PHILADELPHIA PA 19107-2950

EXAMINER

WEINER, L

ART. UNIT

PAPER NUMBER

1745

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DATE MAILED:

05/25/99

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Best Available Copy

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O ,	Con Action Summary	Application No. 09/022,336	Appinsent(s	ent(s) Jones et al.		
		Examiner Laura Weiner		Group Art Unit 1745		
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Claim(s	is/are pending in the application.					
Of the	sers, claim(s) <u>none</u>		is/are w	ithdrawn from	consideration.	
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☐ Intervie☐ Notice	Forences Cited, PTO-892 on fouciosure Statement(s), PTO-1449, on fouciosure Statement(s), PTO-1449, on foucion PTO-413 foucion Statement Drawing Review of Foucion Patent Application, PTO-152			·	ble Cop)	

--- SEE OFFICE ACTION ON THE FOLLOWING PAGES ---

U. S. Patent and Tradema # PTO-326 (Rev. 5) E

Application/Control Number: 09/022,336

Art Unit: 1745

DETAILED ACTION

Election/Restriction

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-3, 31, drawn to a method for charging a valve-regulated, lead-acid
 (VRLA) cell, classified in class 320, subclass 30.
 - II. Claims 4-14, drawn to an electric cell, classified in class 429, subclass 57.
 - III. Claims 15-26, drawn to a device for recombining gases in a storage battery, classified in class 429, subclass 8.
 - IV. Claims 27-30, drawn to a vent assembly for sealing a VRLA battery cell, classified in class 429, subclass 72.
- 2. The inventions are distinct, each from the other because of the following reasons:
- 3. Inventions I and II are related as process of use and product. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case, the process for using the product as claimed can be practiced with another materially different product such as a capacitor.

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4. Inventions I and III, IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are unrelated because they are not disclosed as capable of use together and they have

different modes of operation, different functions and different effects.

- 5. Inventions II and III, IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are unrelated because they are not disclosed as capable of use together and they have different modes of operation, different functions and different effects.
- 6. Inventions III and IV are unrelated. Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions are unrelated because they are not disclosed as capable of use together and they have different modes of operation, different functions and different effects.

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7. Because these inventions are distinct for the reasons given above and have acquired a

separate status in the art as shown by their different classification, restriction for examination

purposes as indicated is proper.

8. A telephone call was made to Mr. Gary Hecht on April 20, 1999 to request an oral

election to the above restriction requirement, but did not result in an election being made.

Applicant is advised that the reply to this requirement to be complete must include an

election of the invention to be examined even though the requirement be traversed (37

CFR 1.143).

9. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the

inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently

named inventors is no longer an inventor of at least one claim remaining in the application. Any

amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the

fee required under 37 CFR 1.17(I).

10. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Laura Weiner whose telephone number is (703) 308-4396. The examiner

can normally be reached on Monday-Friday from 7:30 a.m. to 4:00 p.m.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Maria Nuzzolillo, can be reached on (703) 305-3776. The official fax phone number for the organization where this application or proceeding is assigned is (703) 305-3599.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

Laura S. Weiner Patent Examiner

Art Unit 1745

May 24, 1999